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KIMBERLY LAMBERT ADAMS BRIAN H. BARR MICHAEL C. BIXBY M. ROBERT BLANCHARD BRANDON L. BOGLE W. TROY BOUK WESLEY A. BOWDEN VIRGINIA M. BUCHANAN WILLIAM F. CASH III JEFF GADDY RACHAEL R. GILMER FREDRIC G. LEVIN MARTIN H. LEVIN STEPHEN A. LUONGO M. JUSTIN LUSKO ANDREW E. McGRAW NEIL E. McWILLIAMS, JR. CLAY MITCHELL PETER J. MOUGEY DANIEL A. NIGH TIMOTHY M. O'BRIEN MIKE PAPANTONIO CHRISTOPHER G. PAULOS EMMIE J. PAULOS A. RENEE PRESTON
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MALLORY J. MANGOLD (LICENSED ONLY IN ALABAMA AND MISSISSIPPI)



BEN W. GORDON, JR ROBERT M. LOEHR PAGE A. POERSCHKE (LICENSED ONLY IN ALABAMA)

LEFFERTS L. MABIE, JR. (1925-1996)
D.L. MIDDLEBROOKS (1926-1997)
DAVID H. LEVIN (1928-2002)
STANLEY B. LEVIN (1938-2009)

July 6, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case *Jasmine Stewart v. 3M Company*, Case No.: 0:16-cv-00821-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached reverification page for previously cured deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

DAN/jw

Enclosure

Response to Deficiencies

Jasmine Stewart v. 3M Company, Case No.: 0:16-cv-00821-JNE-FLN

Reverification Page

Pursuant to cure the defendant's deficiency and abide by Pre Trail Order 14, I declare that the given response(s) are true.

REVERIFICATION

Print Name

Signature

() UNU 45, 405)
Date